

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

United States Courts
Southern District of Texas
ENTERED

OCT - 6 2003

MDL-1446

Michael N. Milby, Clerk of Court

In Re Enron Corporation	§	
Securities, Derivative &	§	
"ERISA Litigation	§	
<hr/>		
MARK NEWBY, ET AL.,	§	
	§	
Plaintiffs	§	
	§	
VS.	§	CIVIL ACTION NO. H-01-3624
	§	CONSOLIDATED CASES
ENRON CORPORATION, ET AL.,	§	
	§	
Defendants	§	
<hr/>		
AMERICAN NATIONAL INSURANCE	§	
COMPANY; AMERICAN NATIONAL	§	
INVESTMENT ACCOUNTS, INC; SM&R	§	
INVESTMENTS, INC.; AMERICAN	§	
NATIONAL PROPERTY AND CASUALTY	§	
COMPANY; STANDARD LIFE AND	§	
ACCIDENT INSURANCE COMPANY;	§	
FARM FAMILY LIFE INSURANCE	§	
COMPANY; FARM FAMILY CASUALTY	§	
INSURANCE COMPANY; AND NATIONAL	§	
WESTERN LIFE INSURANCE COMPANY,	§	
	§	
Plaintiffs	§	
	§	
VS.	§	CIVIL ACTION NO. G-02-0299
	§	
J.P. MORGAN CHASE AND COMPANY,	§	
	§	
Defendant.	§	

ORDER AMENDING AND CLARIFYING DESIGNATION


In the Court's recent memorandum and order (#1714 in Newby), concluding that it has "related to" bankruptcy jurisdiction over G-02-299, G-02-463, and G-02-723, the Court designated all three actions as "coordinated cases" since they do not allege the same causes of action as Newby. It has come to the attention of the Court that before it developed the "coordinated case" category because of the many cases sent here by the MDL

1728

Panel that overlapped in discovery needs, but did not assert the same causes of action as any of the three class actions, this Court had consolidated G-02-299 with *Newby* pursuant to Judge Rosenthal's original order. Accordingly, the Court hereby amends its original order of consolidation and

ORDERS that G-02-299 shall no longer be consolidated into *Newby*, but shall proceed as a coordinated case.

SIGNED at Houston, Texas, this 2nd day of October, 2003.



MELINDA HARMON
UNITED STATES DISTRICT JUDGE